CR2012-107176-001 DT 07/17/2013

CR2012-007950-001 DT

CLERK OF THE COURT

HONORABLE WARREN J. GRANVILLE

B. McDonald Deputy

STATE OF ARIZONA PATRICIA L STEVENS

J KENNETH MANGUM

v.

MICHAEL LEE CRANE (001) HERMAN ALCANTAR JR.

JAMIE SPARKS

CAPITAL CASE MANAGER

CAPITAL CASE MANAGEMENT CONFERENCE/CASE MANAGEMENT CONFERENCE

8:47 a.m.

Courtroom SCT 6A

State's Attorney: Patricia Stevens

Defendant's Attorney: Herman Alcantar, Jr and Jamie Sparks

Defendant: Present

Court Reporter, Elva Cruz-Lauer, is present.

A record of the proceeding is also made by audio and/or videotape.

Kenneth Mangum is present on behalf of the Maricopa County Sheriff's Office.

Court and counsel discuss pretrial matters.

CR2012-107176-001 DT CR2012-007950-001 DT 07/17/2013

This is the time set for Capital Case Management Conference in CR2012-107176-001 and Case Management Conference in CR2012-007950-001.

As to CR2012-107176-001:

Pretrial matters are addressed.

Discovery issues are addressed.

The Court affirms all prior deadlines previously set.

The Court addresses Mr. Mangum regarding transportation orders for Co-Defendants.

IT IS ORDERED granting the State's 15.3 motion for depositions of Co-Defendants: Marciela Sanchez, CR2012-107176-002; Shawn Nicloy, CR2012-005493-003; and Danielle Rossman, CR2012-005493-003.

Discussion is held regarding request for unredacted media interview.

IT IS ORDERED that the parties file a motion under Rule 15.1(g); otherwise the request for discovery shall be granted.

The Court advises the Defendant of the following rules and procedures:

You are entitled to know what rights you have, and how you may lose one of your rights.

The Court has granted a motion for sworn interviews of some of the witnesses. Under certain circumstances, these interviews may be admitted as evidence against you at trial.

Because of that, these interviews are treated as part of the trial itself. That means, anything said or done during these sworn interviews may be seen and heard by your trial jury.

So, the rules of trial will apply to these sworn interviews.

As will happen at trial, you will have a right to be present and dressed out.

As will happen at trial, you will have a right to choose not to be present.

CR2012-107176-001 DT CR2012-007950-001 DT 07/17/2013

As will happen at trial, the case will proceed whether you choose to come or not come.

As will happen at trial, the lawyers will ask the questions and make the objections.

As will happen at trial, you may consult with and assist your lawyers, but you will not be allowed to ask questions or make objections.

As will happen at trial, if you try to ask questions, make objections, or otherwise disrupt the proceeding, you will be escorted out and the proceeding will continue without you as if you were still there.

Defendant stated that he understood the admonition, but objected to it.

The Court overruled defendant's objection.

The Defendant reads a statement to the Court requesting sovereignty.

IT IS ORDERED denying Defendant's request.

Discussion is held regarding sequencing of deposition hearings.

The State's motion to consolidate shall be addressed at the next Capital Case Management Conference.

IT IS ORDERED affirming the Capital Case Management Conference on October 4, 2013 at 8:30 a.m. before Judge Granville.

IT IS ORDERED affirming the Pretrial Conference on June 30, 2014 at 8:30 a.m. before Judge Granville.

IT IS ORDERED affirming the trial date of July 29, 2014 at 10:30 a.m. before Judge Granville.

IT IS ORDERED setting next Capital Case Management Conference on August 16, 2013 at 8:30 a.m. before Judge Granville.

IT IS ORDERED that no time be excluded.

CR2012-107176-001 DT CR2012-007950-001 DT 07/17/2013

LAST DAY REMAINS: August 29, 2014.

IT IS FURTHER ORDERED affirming prior custody orders.

As to CR2012-007950-001:

IT IS ORDERED setting next Case Management Conference on August 16, 2013 at 8:30 a.m. before Judge Granville.

IT IS ORDERED affirming trial date of October 4, 2013 at 10:30 a.m. before Judge Granville.

IT IS ORDERED no time be excluded.

LAST DAY REMAINS: August 29, 2014.

IT IS ORDERED affirming prior custody orders.

9:03 a.m. Matter concludes.

This case is eFiling eligible: http://www.clerkofcourt.maricopa.gov/efiling/default.asp. Attorneys are encouraged to review Supreme Court Administrative Order 2011-140 to determine their mandatory participation in eFiling through AZTurboCourt.